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10	The District at Green Valley Ranch 170 S. Green Valley Pkwy, Suite 280 Henderson, NV 89012 Tel. (702) 259-777									
11										
12	Fax. (702) 259-7704									
13	Attorneys for Plaintiff Alexis Harris									
14	UNITED STATES DI	STRICT COURT								
	DISTRICT OF NEVADA									
15 16	ALEXIS HARRIS, on behalf of herself and all others similarly situated,	Case No: 2:								

Mark R. Thierman, Nev. Bar No. 8285

mark@thiermanbuck.com

Case No: 2:19-cv-00882-JAD-GWF

STIPULATION AND ORDER TO EXTEND TIME TO FILE PROPOSED DISCOVERY PLAN

(First Request)

VS.	
HAT WORLD INC	d/b/s and s/k/s LIDS

Plaintiff,

HAT WORLD, INC. d/b/a and a/k/a LIDS LOCKER ROOM; DOES 1 through 50; inclusive,

Defendant(s).

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STIPULATION AND ORDER TO EXTEND TIME TO FILE PROPOSED DISCOVERY PLAN

The parties, by and through their respective counsel of record, submit the following Stipulation And Order To Extend Time To File Proposed Discovery Plan.

1. On May 24, 2019, Defendant Hat World Inc. d/b/a and a/k/a Lids Locker Room ("Defendant") removed this matter to federal court. ECF No. 1, p. 1.

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	2.	On	May	31,	2019), D	efenc	dant	files	its	Answe	r to	Plain	tiff's	Clas	s A	ctio	n
Comp	laint. E	CF	No. 7	7, p.	1. S	Such	Ans	wer	decla	ared	I that I	Defe	ndant	"inte	ends	to	file	а
motior	n to cor	mpel	arbit	ratio	n" in	this	matte	er. <i>Id</i>	. at p	. 2,	line 20							

- 3. The parties proposed discovery plan is currently due on July 15, 2019. ECF No. 7.
- 4. On July 9, 2015, Defendant's counsel presented to Plaintiff's counsel a courtesy copy of the purported arbitration agreement upon which Defendant intends to move to compel arbitration.
- 5. Plaintiff's counsel is currently reviewing the purported arbitration agreement. Following such review, the parties will meet and confer in good faith to explore the possibility of mutually submitting to arbitration, the status of the matter, and any other potential threshold issues.
- 6. The parties request a period of twenty-one additional days up to and including August 5, 2019 to file a proposed discovery plan and scheduling order should the parties not achieve agreement on whether this matter should be submitted to arbitration.
- 7. This request is not sought for any improper purpose or other reason of delay. Rather, it is sought only conserve expenditures and resources of this Court while the parties engage in such good faith discussions which may result in the avoidance of costly and potentially unnecessary motion practice.

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1	Wherefore, the parties respectfully request a period of twenty-one additional							
2	days up to and including August 5, 2019 to file a proposed discovery plan and							
3	scheduling order should the parties not achieve agreement on whether this matter							
4	should be submitted to arbitration.							
5	Respectfully submitted,							
6	Dated this 10th day of July 2019.	Dated this 10th day of July 2019.						
7								
8	/s/ Christian Gabroy	/s/ Joni Jamison						
9	Christian Gabroy Nev. Bar No. 8805	Robert McCoy Nev. Bar No. 9121						
10	Kaine Messer Nev. Bar. No. 14240	Joni Jamison. Nev. Bar No. 11614						
11	GABROY LAW OFFICES 170 S. Green Valley Parkway, Ste 280 Henderson, NV 89012	KAEMPFER CROWELL 1980 Festival Plaza Drive, Suite 650						
12	Tel: (702) 259-7777 Fax: (702) 259-7704	Las Vegas, NV 89135 Tel: (702) 792-7000						
13	Mark R. Thierman	Fax: (702) 796-7181						
14	Nev. Bar No. 8285 Joshua D. Buck,	Cheryl A. Sabnis Pro hac vice application forthcoming						
15	Nev. Bar No. 12187 Leah L. Jones,	KING & SPALDING LLP 101 Second Street, Suite 2300						
16	Nev. Bar No. 13161 THIERMAN BUCK LLP	San Francisco, CA 94105 Tel: (415) 318-1200 Fax: (415) 318-1300						
17	7287 Lakeside Drive Reno, NV 89511	,						
18	Tel: (775) 284-1500 Fax: (775) 703-5027	Attorneys for Defendant						
19	Attorneys for Plaintiff							
20	Audinoya for Flamum							
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22	IT IS SO ORDERED.							
23	II IO OO OKBEREB.							
24		Leonge Foley Jr.						
25	July 11, 2019							
26	Date	UNITED STATES MAGISTRATE JUDGE						
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